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12. [] BRIEFING Spoke with Stuart Statler, Minority Chief Counsel, Permanent Subcommittee on Investigations, Senate Government Operations Committee, concerning tomorrow's briefing [] and he agreed to the standard conditions for protection and utilization of the information. He made a special plea that Chief Investigator, Howard Marks, be permitted to participate since he sat in on a similar DEA briefing. Marks formerly had a security clearance and his new security clearance is pending. I said our rule was firm in not discussing information with staff members who did not possess a security clearance but that if he would provide us with the basic biographic data we would see what we could do for tomorrow's session.

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13. [] LIAISON [] C/Services Staff, advised that Marian Johnson, of the Archives, had expressed concern that he may be pushed to disclose the names of Agency employees working on the Warren Commission material. Since the principal officer is under cover in the DDO, I suggested that Mr. Johnson, if pushed to publicly identify the individual, defer to the Director of Central Intelligence on the basis that he has been informed that the identity is protected under the provisions of the CIA Act of 1949. [] thought Mr. Johnson could handle the question on that basis.

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14. [] LIAISON Frank Slatinshek, Chief Counsel, House Armed Services Committee, advised that Jack Boos, of the House Select Committee staff, was now requesting the Special Subcommittee on Intelligence to provide access to memoranda of record written by Agency officials recording the events transpiring at Subcommittee hearings. We agreed that this required further discussion.

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